

13CV6469

U.S. DISTRICT COURT OF Southern New York  
 OFFICE OF THE CLERK : Hon. Chief Judge  
 September 4, 2013

Daveng Wee  
 a petitioner

v.

SIX UNKNOWN NAMES AGENTS  
 OR MR PRESIDENT OF THE  
 UNITED STATES BARACK OBAMA  
 RESPONDENTS

RECEIVED  
 SEP 10 2013

plus one hundred millions dollars of damages

~~PROSECUTOR~~ ADOPTED IN FULL PROPER A WRIT OF EXECUTION A CONTRACT A BARGAIN A CONSIDERATION FOREIGN STATE AN APPLICATION BY A PARTY TO A DETERMINATION PROPER  
 REASONABLE AMOUNT TOTAL REAL TO REDRESS PROMPT PAY IN FULL WITHIN TEN DAYS PAY  
 DUTIES IN ANOTHER SUE ANY RIGHT SUE ANY CONVICTION INJURY TO REDRESS TO A WRIT OF  
 ATTACHMENT GARNISHMENT AN OWNERSHIP AMOUNT OF DAMAGES IS FIVE MILLIONS DOLLARS TO  
 Daveng Wee 63094-054 DEPOSIT IN THE BANK TAXPAYER IN EQUITY PAY IN FULL WITHIN  
 TEN DAYS FOR A DETERMINATION NOW REVERSED ONE TO FIVE YEARS TREASURY NOTES FOR A  
 DETERMINATION SELECTED BY SUPREME COURT OF THE UNITED STATES IN EQUITY A WRIT OF  
 A REVIEW BY MR PRESIDENT OF THE UNITED STATES BARACK OBAMA A PRIVILEGE A PARDON  
 A BILL OF RIGHT POSSESSION GUARANTEE A RIGHT IN ANOTHER I AM INJURY TO REDRESS  
 REQUIRED REAL OBTAIN SECURE EXACT REALIZED ATTAINED COFIRMED SOLELY OWN BY JURY  
 OF RECEIPT IMMEDIATELY A TRANSFER BARGAIN SETTLEMENT SEALED INSTRUMENT AN EARLIER  
 AMENDED PROPERLY VALID REASONABLE A TREATY DECREE NOW FOR SALE APPROPRIATION

I believe I am entitled to redress  
 a petition for a rehearing  
 A PRO SE PARTY A REQUIRED

A PRAYER A CLAIM BY Daveng Wee 63094-054  
 The name of

ANTITRUST LAWS SHERMAN ACT CLAYTON ACT ROBINSON PATMAN ACT ANTIDISCRIMINATION ILL  
 EGAL PRICE DISCRIMINATION ONE MILLION DOLLARS DONATE TO PENTAGON

PLEADER IS ENTITLED TO REDRESS COLLECTIVE BARGAINING AGREEMENT WITHIN 30 DAYS A  
 FINAL JUDGMENT A CLAIM A COMPLAINT A PLAINTIFF A PERSON A REMEDIES HIS INJURY

CLAIM TO REDRESS REQUIRED A PARTY ~~is~~ A PARTY A TIMELY ACCOMPLISH UNCONSTITUTIONAL CONVICTION BY WITNESS FALSE ASSUME INFER PRESUMPTION NO RACIAL DISCRIMINA-

TION IMMINENT DANGER OF SERIOUS PHYSICAL INJURY ONCE AT ONCE PUBLICATION CONGRESS  
 REFERENCE PUNITIVE DAMAGES REQUIRED IN GOOD FAITH HONESTY INDEMNITY REQUIRED

ILLEGAL CONSPIRACY CHARGE ILLEGAL STATE CONVICTION ACCUSED INNOCENCE FRAUD MISTAK  
 ALLEGED MISCONDUCT CONFINED ACCIDENT ILLEGAL DEPORTATION CRUEL AND UNUSUAL PUNISH

MENT VIOLATION FAMILIES IN AMERICA RESIDE IN AMERICA WILLFULLY MALICIOUSLY  
 INNOCENCE AUTHORIZED CONCLUSION OF LAW APPROPRIATE FOR ONE OF PETITIONERS An individual an end  
 a petition for a writ of Habeas Corpus a Foreign State a case no more than 30 days a master an issue  
 private privacy right a showing a rule alone an important an immediately determination in a way  
 one man one vote a right for First and Fourteenth Amendments ART III in such a proceeding a decision  
 in a Habeas Corpus proceeding commanded pay any debt in full within ten days

U. S. DISTRICT COURT OF SOUTHERN NEW YORK  
OFFICE OF THE CLERK: Hon. CHIEF JUDGE  
September 4, 2013

YOUNG YIL JO  
A PETITIONER

v.  
SIX UNKNOWN NAMES AGENTS  
OR MR. PRESIDENT OF THE  
UNITED STATES BARACK OBAMA  
RESPONDENTS

UNDER 42 USC 1983 A CIVIL RIGHTS ACTION  
WITH THE WRIT OF SUMMONS AND A COMPLAINT BY SOLELY OWN  
BY FEDERAL OR THE LAW OF THE STATE A PETITION FOR REHEARING  
CHIEF JUSTICE; JOHN ROBERTS ATTORNEY GENERAL: ERIC HOLDE  
UNDER DUE PROCESS EQUAL RIGHT EN BANC PASS A RESOLUTION  
A PLEADER INJURY ENTITLED TO REDRESS REQUIRED ATTAINED  
A WRIT OF CERTIORARI AND NOW REVERSED REQUIRED CONSTANT  
ATTAIN A PETITION FOR REVIEW ON A WRIT OF CERTIORARI TO A  
DECISION A RECOVER ON A THEORY PERSIST INSIST FIRMLY FOR  
INJURY IMMEDIATELY APPROPRIATION FOR SALE AUTHORIZED

IN FULL WITHIN TEN DAYS PAY ANY DEBT

PLUS ONE HUNDRED MILLIONS DOLLARS DAMAGES

AN ADOPTED IN FULL PROPER A WRIT OF EXECUTION WRIT OF RIGHT A CONTRACT A BARGAIN A CONSIDERATION AN APPLICATION BY A PARTY TO A DETERMINATION PROPER REASONABLE AMOUNT TOTAL REAL TO REDRESS PROMPT PAY IN FULL WITHIN TEN DAYS PAY DUTY IN ANOTHER SUE ANY RIGHT SUE ANY CONVICTION INJURY TO A WRIT OF ATTACHMENT GARNISHMENT AN OWNERSHIP AMOUNT OF DAMAGES FIVE MILLIONS DOLLARS TO YOUNG YIL JO, 01183-112 DEPOSIT IN THE BANK TAXPAYER IN EQUITY PAY IN FULL WITHIN TEN DAYS FOR REDRESS TO HIM FOR A DETERMINATION NOW REVERSED ONE TO FIVE YEARS TREASURY NOTES FOR A DETERMINATION SELECTED BY SUPREME COURT OF THE UNITED STATES IN EQUITY A WRIT OF REVIEW BY MR PRESIDENT OF THE UNITED STATES BARACK OBAMA A PRIVILEGE A PARDON A BILL OF RIGHT POSSESSION GUARANTEE A RIGHT IN ANOTHER I AM INJURY TO REDRESS REQUIRED REAL OBTAIN SECURE EXACT REALIZED ATTAINED CONFIRMED SOLELY OWN BY JURY OF RECEIPT 50 % L.A. CA 50 % S-KOREA IMMEDIATELY A TRANSFER A FINAL JUDGMENT WITHIN TEN DAYS REQUIRED ONE MILLION DOLLARS DONATE TO PENTAGON APPROPRIATE FOR ONE OF PETITIONERS

once a claim for a relief Young Yil Jo in Foreign State a motion to a Conference by mail a case A PRAYER A CLAIM BY YOUNG YIL JO, 01183-112 A092-248-783 SS-NO 102-62-8924 A PRO SE PARTY REQUIRED U. S. CITIZENSHIP CARD AND DRIVE LICENCE IN CALIFORNIA I believe I am entitled to redress

ANTITRUST LAWS SHERMAN ACT CLAYTON ACT ROBINSON PATMAN ACT ANTIDISCRIMINATION ILLEGAL PRICE DISCRIMINATION COLLECTIVE BARGAINING AGREEMENT WITHIN 30 DAYS SETTLEMENT A SEALED INSTRUMENT EARLIER AN AMENDED VALID A TREATY A CLAIM A COMPLAINT A PLAINTIFF A PERSON A REMEDIES HIS INJURY CLAIM A PARTY ~~IS~~ A PARTY A TIMELY ACCOMPLISH IMMINENT DANGER OF SERIOUS PHYSICAL INJURY I HAD BEEN AN INJURED BROKEN A LEG AT FCI GREENVILLE, IL ON 2008 3 YEARS CONFINED IN PRISONS FOR NOTHING ONCE AT ONCE PUBLICATION CONGRESS REFERENCE PUNITIVE DAMAGES REQUIRED 20 SENTENCED FOR ATTEMPT BUY DRUG <sup>not for delay</sup> years CHARGED FOR FRAMEWORK INDEMNITY REQUIRED IN GOOD FAITH HONESTY FRAUD MISTAKE ALLEGED MISCONDUCT TORTURE KIDNAP UNCONSTITUTIONAL DEPORTATION CRUEL AND UNUSUAL PUNISHMENT VIOLATION I AM NOW FEDER

MAIL DE A AL DE PORTATION CENTER A JUDGMENT OF CONVICTION IN APPEALS IN NINTH CIRCUIT 13-10056 93-CR-05230-OWW E-CA NO ASSUME FALSE INFER PRESUMPTION REASONABLE PROPER VALID A LEGISLATIVE IMMEDIATELY NOW FOREIGN STATE 1993 SEP 26 8PM WHO CALLED ME BY PHONE I NEED MONEY FOR HOTEL FEE

WHY YOU ARE THERE I HAVE GIRL FRIEND I DON'T HAVE CAR I CAME BY BUS I NEED TWO HUNDRED DOLLARS PLEASE O. K. I BE THERE 30 MINUTES LATER 8:30 PM I BEEN THERE DOWN TOWN LOS ANGELES BONA VENTURE

HOTEL LOBBY I SEEN HIM I GAVE TO HIM \$200 DOLLARS AND THEN UNDERCOVER AGENT ARRESTED ME BY ATF THEY SAID ATTEMPT BUY DRUG CHARGE BUT THIS CASE DISMISSED BY 93 L.A. FEDERAL D. C. AND CHARGE AGAIN

I HAD 20 YEARS SENTENCED I WAS POOR ENGLISH NOW I KNOW THAT DOUBLE JEOPARDY FRAMEWORK FALSE ASSUME INFER PRESUMPTION MORAL TURPITUDE OR UNSCRUPULOUS ONLY WHITE JURORS INTRIAL WILLFULLY MALICIOUSLY RACIAL DISCRIMINATION UNCONSTITUTIONAL CONVICTION BY WITNESS INNOCENCE CONCLUSION OF LAW

An application for a writ of habeas corpus no more than 30 days An individual a trial by jury an End a private privacy right An individual a master an issue a document a showing a rule an individual An immediate determination in a way one man one vote an important a right for First and Fourteenth Amendment/s in such a proceeding ART III a decision in a Habeas Corpus proceeding commen